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6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8	UNITED STATES OF AMERICA,		
9	Plaintiff,		
10	v.	2:10-CR-547-RLH-(GWF)	
11	NICHOLAS GHAFOURIA,		
12	Defendant.		
13	PRELIMINARY ORDER OF FORFEITURE		
14	This Court finds that on October 1, 2012, defendant NICHOLAS GHAFOURIA pled guilty		
15	to Counts One and Two of a Two-Count Superseding Criminal Information charging him in Count		
16	One with Conspiracy to Launder Monetary Instruments in violation of Title 18, United States Code		
17	Section 1956(a)(1)(B)(i) and (h); and in Count Two with Conspiracy to Distribute Oxycodone in		
18	violation of Title 21, United States Code, Sections 841(a)(1) and 846. Superseding Criminal		
19	Information, ECF No. 666; Plea Memorandum, ECF No. 671; Minutes of Change of Plea Proceedings,		
20	ECF No. 673.		
21	This Court finds defendant NICHOLAS GHAFOURIA agreed to the forfeiture of the property		
22	set forth in the Forfeiture Allegations of the Superseding Criminal Information and the Plea		
23	Agreement. Superseding Criminal Information, ECF No. 666; Plea Memorandum, ECF No. 671		
24	Minutes of Change of Plea Proceedings, ECF No. 673.		
25	This Court finds, pursuant to Fed. R. Crim. P. 32.2(b)(1) and (2), the United States of		
26	America has shown the requisite nexus between property set forth in the Forfeiture Allegations of the		

1 Superseding Criminal Information and the Plea Agreement and the offense to which defendant 2 NICHOLAS GHAFOURIA pled guilty. 3 The following assets are subject to forfeiture pursuant to Title 18, United States Code, Section 4 981(a)(1)(A) and Title 28, United States Code, Seciton 2461(c); Title 21, United States Code, Section 5 853(p); Title 18, United States Code, Section 982(a)(1); Title 21, United States Code, Section 6 853(a)(1) and (a)(2); Title 18, United States Code, Section 924(d)(1), (2)(C), and (3)(B) and Title 28, 7 United States Code, Section 2461(c); and Title 21, United States Code, Section 881(a)(11) and Title 8 28, United States Code, Section 2461(c): 9 1. 1 Rolex Watch; 2. 1 Hublot Geneve Watch; 10 3. 1 Breitling Watch; 1 Jacob and Company Watch w/appraisal from gemological lab services stating watch 4. 11 valued at \$41,000.00; 5. 1 Rolex Watch (2 total rolex): 12 1 Baume and Mercier Geneve Watch; 6. 1 Herstal Belgium FS2000 assault rifle, black in color, 5.56 caliber, S/N: 038244, 7. 13 stored in black gun bag w/attached fore grip/bi-pod and attached light; 8. 1 DPMS Panther Arms w/attached scope, black in color long gun, caliber 308, model 14 LR-308, S/N: 5381, stored in black gun bag; 2 clips, one with 223 ammo, 1 with 308 ammo, in black gun bag; 9. 10. 15 1 IZHMASH Long Gun w/attached grip, scope, and light, S/N: H09403606; 11. 1 Herstal Belgium SCAR 165 Assualt Rifle w/attached scope, grip, and light, tan in 16 color, S/N: LC410159; 12. 1 Smith & Wesson P22, .22LR caliber, S/N: L347151; 1 FNP 45, 45 caliber, S/N: 61DMP11804; 17 13. 14. 1 Norinco model 213, 0 mm caliber, S/N: 725954; 18 15. 1 FNH, FNP-357, .357 caliber, S/N: 61EMR10379; 16. 1 masterpiece arms 9mm w/attached barrel extension and light, S/N: F10017; 19 17. 1 Masterpiece Arms 45 ACP w/attached barrel extension, light and scope, S/N: A9358; 18. 1 Long Gun, Barrel 7.62 mm, S/N: 2743; 20 19. 1 K Sports Gun Case; 20. 1 Shotgun Drum Barrel w/19 Rounds, no SN; 21. 21 1 Alliance Armament w/27 Winchester 12 gauge shot gun shells; 22. 1 Alliance Armament magazine, w/34 .22 caliber rounds; 22 23. 1 magazine 40 S&W, .357 sig, w/14 rounds; 24. 1 8.5" Mag 40 Cal S&W w/30 rounds; 23 25. 1 Mag .223, w/24 rounds; 1.15.5" mag, 9mm w/50 rounds; 26. 24 27. 1 10" mag, 45 cal, w/17 rounds; 28. 1 black magazine w/8 rounds 9mm, S/N: 5954;

1 Mag- Saiga 12, 11 rounds double 00 buck;

1 Lellier & Bellot Buck Shot Box w/17 rounds;

1 mag, 45 acp, 13 rounds;

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1	32. Mossberg Shotgun, S/N: T517595;		
	33. AK47 w/attached light and grip, S/N: DR- 5109-09;		
2	34. FNH, cal 5.7 x 28, S/N: 386143079, w/barrel extension and various magazines; 35. Glock magazine w/9 40 caliber rounds;		
3	36. magazine w/18 5.7 rounds;		
	37. 1 762 round, 1 - 223 round, 1 - 5.7 round;		
4	38. 1 four magazine holster w/three loaded magazines 60 5.7 x 28 rounds;		
5	39. 1 magazine w/26 rounds;40. 2 empty magazines;		
	41. 380 auto rounds;		
6	42. 25 auto rounds;		
7	43. 1 308 winchester soft grain point; 4422 long rifle rounds;		
/	45. 2 - ammo containers containing shotgun shells;		
8	46. 2 ammo cases containing 7.62 x 39mm rounds;		
	47. 1 ammo case containing 5.56 rounds;		
9	 48. 1 ammo case containing 9 mm rounds; 49. 1 ammo case containing 5.7 x 28 mm rounds; 		
10	50. 1 ammo case containing 45 caliber rounds;		
1.1	51. 1 ammo case containing 40 cal rounds;		
11	 52. 1 Shotgun, SPAS 12, S/N: AA14591; 53. 1 Winchester Rifle w/case, 30-30 caliber, S/N: 6562223; 		
12	54. 1 Desert Eagle Semi Automatic 44 caliber, S/N: 22692;		
	55. 1 Revolver, Colt 45, 45 caliber, S/N: p21462;		
13	56. 1 Smith & Wesson, semi-auto, model # 5906, S/N: TCT7120;		
14	57. 14 rounds 9 mm ammo and 1 magazine (associated with Smith & Wesson TCT7120); 58. 9 rounds 44 caliber ammo w/magazine (associated with Desert Eagle 22692);		
- '	59. 1 black gun box;		
15	60. 1 Browning 22 caliber, S/N: 16025T37;		
16	 61. 1 35 caliber rifle w/attached scope, Marlin Firearms, S/N: J15202; 62. 1 revolver with black handle, S/N: 16120; 		
10	63. 1 Smith & Wesson 38 special (silver) w/wood handle, S/N: 92X87; and		
17	64. An <i>in personam</i> criminal forfeiture money judgment of \$1,221,186.00 in United States		
10	Currency.		
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19	This Court finds the United States of America is now entitled to, and should, reduce the		
20	aforementioned property to the possession of the United States of America.		
21	NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that the		
22	United States of America should seize the aforementioned property.		
23	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED all right, title, and interest of		
24	NICHOLAS GHAFOURIA in the aforementioned property is forfeited and is vested in the United		
25	States of America and shall be safely held by the United States of America until further order of the		
26	Court.		

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED the United States of America shall publish for at least thirty (30) consecutive days on the official internet government forfeiture website, www.forfeiture.gov, notice of this Order, which shall describe the forfeited property, state the time under the applicable statute when a petition contesting the forfeiture must be filed, and state the name and contact information for the government attorney to be served with the petition, pursuant to Fed. R. Crim. P. 32.2(b)(6) and Title 21, United States Code, Section 853(n)(2).

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED a petition, if any, must be filed with the Clerk of the Court, 333 Las Vegas Boulevard South, Las Vegas, Nevada 89101.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED a copy of the petition, if any, shall be served upon the Asset Forfeiture Attorney of the United States Attorney's Office at the following address at the time of filing:

Michael A. Humphreys Assistant United States Attorney Daniel D. Hollingsworth Assistant United States Attorney Lloyd D. George United States Courthouse 333 Las Vegas Boulevard South, Suite 5000 Las Vegas, Nevada 89101.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED the notice described herein need not be published in the event a Declaration of Forfeiture is issued by the appropriate agency following publication of notice of seizure and intent to administratively forfeit the above-described property.

DATED this 9th day of October , 2012.

UNITED STATES DISTRICT JUDGE

1	PROOF OF SERVICE		
2	I, Ray Southwick, Forfeiture Support A	Associates Paralegal, certify that the following	
3	individuals were served with copies of the Prelimina	ary Order of Forfeiture on October 4, 2012 by the	
4	below identified method of service:		
5	CM/ECF:		
6 7 8	Thomas F. Pitaro 1212 S. Casino Center Blvd. Las Vegas, NV 89104 thomaspitaro@yahoo.com Counsel for Nicholas Ghafouria	Terrence M. Jackson Law Office of Terrence M. Jackson 624 South Ninth Street Las Vegas, NV 89101 Terry.Jackson.Esq@gmail.com Counsel for Ki Yon Parker	
9 110 111 112 113 114 115 116 117	Shari L. Kaufman Federal Public Defender 411 E. Bonneville Suite 250 Las Vegas, NV 89101 Shari Kaufman@fd.org Counsel for Scott Thompson Angel H. Dows Reade & Associates 1333 North Buffalo Drive Suite 210 Las Vegas, NV 89128 adows@readelawfirm.com Counsel for Kimberly Crawford	Osvaldo E. Fumo Osvaldo E Fumo, Chtd. 1212 Casino Center Boulevard Las Vegas, NV 89104 ozzie@fumolaw.com Counsel for Demtha L. Brown Jackson Paula M. Armeni Gordon & Silver, Ltd. 3960 Howard Hughes Parkway Ninth Floor Las Vegas, NV 89169 USDCNOTICES@gordonsilver.com Counsel for Jacob Mclaughlin	
18 19 220 221 222 223 224 225	/s/Ray Southwick Ray Southwick Forfeiture Support Associates Paralegal		